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Department of Energy
Washington, D.C. 20545

July 13, 1982

STAT

[Redacted]
DCI Security Committee
Central Intelligence Agency
Washington, DC 20505

Dear [Redacted]

STAT

Subject: Personnel Security Subcommittee Projected Tasking for July 1982
Through June 1983

Reference is made to your memorandum dated 29 June 1982, concerning the above subject.

This office recommends that the tasks listed in the attachment to your letter be considered in the following order of priority (item d. not included since it has already been addressed):

1. Improve and update the SCI Adjudicator's Conferences as an ongoing effort.
2. Pursue polygraph initiatives and the applicability of the polygraph to the Intelligence Community personnel security program. Included in this effort will be research and education as necessary to achieve broader use of the polygraph within the Intelligence Community.
3. Coordinate 4C programming to insure its compatibility with the adjudicative and clearance/access needs of the Intelligence Community.
4. Propose a draft replacement of Executive Order 10450 encompassing all aspects of the Federal personnel security program (employability, clearability, etc.), specifically to include the needs of the Intelligence Community.
5. Address the problem of personnel security investigators, who normally are not law enforcement officers, obtaining local criminal history information.
6. Establish a training course for adjudicator trainees and interns that encompasses both collateral clearance and SCI access eligibility considerations.
7. Conduct a follow-on evaluation and data analysis of the 1980 Investigative Standards Working Group Personnel Security Survey.

8. Examine the personal liability of investigators, adjudicators and other personnel security officers vis-a-vis the Federal Tort Claims Act. It is intended that this examination culminate in the presentation of a short (two or three days) seminar about the legal principles that impact on personnel security officers, to include personal liability, constitutional rights, investigative sufficiency, etc.

9. Consider the feasibility of establishing reasonable standards for granting exceptions to DCID 1/14 concerning non-U.S. citizenship of family members of those persons applying for SCI access.



Martin J. Dowd
Director
Division of Security
Office of Safeguards and Security
Defense Programs

cc: A. Barry Dalinsky
Richard Hausmann